United States Bankruptcy Court Eastern District of Wisconsin

In re	Diane L Pearson		Case No.	
		Debtor(s)	Chapter	13
		CHAPTER 13 PLAN		
		NOTICES		
Bankr	CE TO DEBTORS: This plan is the mo ruptcy Court for the Eastern District of LTERED IN ANY WAY OTHER THAN W	f Wisconsin on the date this p	lan is filed. TH	IS FORM PLAN MAY NOT
	A check in this box indicates that the	plan contains special provision	ons set out in S	ection 10 below.
and di an obj	CE TO CREDITORS: YOUR RIGHTS Wiscuss it with your attorney. If you oppose jection will be in a separate notice. Confinan the full amount of your claim and/or a	any provision of this plan you n rmation of this Plan by the Cour	nust file a writter t may modify yo	objection. The time to file
	nust file a proof of claim in order to be ct to the availability of funds.	e paid under this Plan. Payme	nts distributed	by the Trustee are
		THE PLAN		
Debto	r or Debtors (hereinafter "Debtor") propo	se this Chapter 13 Plan:		
1. Sı	ubmission of Income.			
	btor's annual income is above the med btor's annual income is below the med			
	(A). Debtor submits all or such portion (hereinafter "Trustee") as is necessary		ure income to th	e Chapter 13 Trustee
	(B). Tax Refunds (Check One):			
	☐ Debtor is required to turn over to the during the term of the plan. ☐ Debtor will retain any net federal an			
_				
(check	Plan Payments and Length of Plan. k one)	eeks semi-monthly to Trustee Direct Payment(s) for the period	by Periodic For the bound of th	Payroll Deduction(s) from
⊠ If cl	hecked, plan payment adjusts as indicate	ed in the special provisions locat	ted at Section 10) below.

					oon Debtor's best estimate and belief. be filed before or after confirmation.			
,	The f	ollowing applies in this Plan	:					
	CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:							
				Plan Controls	Proof of Claim Controls			
	A.	Amount of Debt		\boxtimes				
	B.	Amount of Arreara	ge	\boxtimes				
	C.	Replacement Valu	e - Collateral	\boxtimes				
	D.	Interest Rate - Sec	cured Claims	\boxtimes				
4. Adn	FILEI ninist	O PROOF OF CLAIM WILL rative Claims. Trustee will	pay in full allowed ac	HE CORRESPONDING Iministrative claims a	WILL MEAN THAT A PROPERLY IG SUB-PARAGRAPH OF THE PLAN. and expenses pursuant to 507(a)(2) as an			
	(A). Unite (B). amou plan.	Debtor's Attorney's Fees int of \$_31.00 was paid prid	hall receive a fee for ceed 10% of funds re to The total attorney for to the filing of the of 1326(b)(1), any tax r	each disbursement, received for distribution ee as of the date of fi case. The balance of	the percentage of which is fixed by the			
			Total Adm	inistrative Claims:	Est. \$5,796.49			
5. Prio	rity C	Claims.						
	(A).	Domestic Support Obliga	ations (DSO).					
		☐ If checked, Debtor doe assigned, owed or recover	-		e claims or DSO arrearage claims			
		recoverable by a government	ental unit. Unless ot I pursuant to 11 U.S.	nerwise specified in the C. 1322(a)(2). A DS	O arrearage claims assigned, owed or his Plan, priority claims under 11 U.S.C. O assigned to a governmental unit might			
` /		ditor Name and Address	(b) Estimat	ted Arrearage Claim	(c) Total Paid Through Plan			
-NONE- Totals				\$0.00	\$0.00			
	(B).	Other Priority Claims (e.ç	g., tax claims). Thes	· ,	pe paid in full through the plan.			
(a) Cred					(b) Estimated claim			
-NONE-					*			
Totals:					\$0.00			
,	Total	Priority Claims to be paid	d through plan:\$0	0.00_				

payment of to	Claims. The holder of a the underlying debt dete the effective date of the n the allowed amount of	rmined under no plan, of property	n-bankruptcy	law or dis	scharge under Section	1328. The	
(A). Claims Secured by Personal Property.							
	If checked, The Debt retain. Skip to 6(B).	or does not have	claims secure	d by persoi	nal property which debto	or intends to	
		or has claims sec	ured by perso	nal propert	y which debtor intends t	o retain.	
(i). Adequate protection payments. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) be The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):							
(a) Creditor		(b) Collateral				equate protection payment amount	
Landmark Cre	edit Union	2005 Toyota Cor Mileage 105,001	olla			\$50.00	
		Total monthly a protection paym				\$50.00	
	(ii). Post confirmation property shall be (a). Secured Claims [If checked, the D to (b).	e paid as set forth	in subparagra	aphs (a) an		·	
	listed in this subsecti (2) which debt was in the personal use of the	on consist of debt ncurred within 910 he debtor; OR , if t r of filing. <i>See</i> 132	s (1) secured days of filing the collateral for	by a purchathe bankrupor the debt	Il payment of the underly ase money security inte- otcy petition; and (3) wh is any other thing of val on the Trustee will pay t	rest in a vehicle; ich vehicle is for ue, the debt was	
(a) Creditor	(b) Collateral	(c) Purchase	(d) Claim	(e) Interest	(f) Estimated Monthly Payment	(g) Estimated	

(a) Creditor	(b) Collateral	(c) Purchase	(d) Claim	(e)	(f) Estimated	(g) Estimated
		Date	Amount	Interest	Monthly Payment	Total Paid
				Rate		Through Plan
Landmark	2005 Toyota Corolla					
Credit Union	Mileage 105,001		\$9,300.00	%4.25	pro rata	\$10,869.21
TOTALS			\$9,300.00		pro rata	\$10,869.21

(b). Secured Claims	- Replacement Va	lue.			
☐ If checked, the D (B).	ebtor has no secure	ed claims which ma	ay be reduced t	to replacement value.	Skip to
					е
(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Estimated Monthly Payment	(g) Estimated Total Paid Through Plan
		\$0.00		\$	\$0.00
	☐ If checked, the D (B). ☐ If checked, the D amount of the debt of	☐ If checked, the Debtor has no secure (B). ☐ If checked, the Debtor has secured of amount of the debt or the replacement value (b) Collateral (c) Purchase	(B). If checked, the Debtor has secured claims which may be amount of the debt or the replacement value assigned to the control (c) Purchase (d) Replacement Value/Debt	If checked, the Debtor has no secured claims which may be reduced to (B). If checked, the Debtor has secured claims which may be reduced to reamount of the debt or the replacement value assigned to the property is in (b) Collateral (c) Purchase (d) (e) Interest Replacement Value/Debt	If checked, the Debtor has no secured claims which may be reduced to replacement value. (B). If checked, the Debtor has secured claims which may be reduced to replacement value. The amount of the debt or the replacement value assigned to the property is in column (d). (b) Collateral (c) Purchase Date Replacement Value/Debt Replacement Value/Debt

(B). Claims Secured by Real Property Which Debtor Intends to Retain.

(i) If checked, the Debtor does not have any claims secured by real property that Debtor intends to retain. Skip to (C).

If checked, the Debtor has claims secured by Real Property that debtor intends to retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise.

(a) Creditor	(b) Property description
Citi Bank (South Dakota), N.A.	7036 North Lake Drive Fox Point, WI 53217
Citimortgage	7036 North Lake Drive Fox Point, WI 53217

(ii)

If checked, the Debtor has an arrearage claim secured by Real Property that the Debtor will cure through the Plan. Trustee may pay each allowed arrearage claim the estimated monthly payment indicated in column (d) until paid in full.

(a) Creditor	(b) Property	(c) Estimated	(d) Estimated Monthly	(e) Estimated
		Arrearage Claim	Payment	Total Paid
			•	Through Plan
Citimortgage	7036 North Lake Drive Fox Point, WI 53217	\$4,570.00	pro rata	\$4,570.00
TOTALS		\$4,570.00		\$4,570.00

Total Secured Claims to Be Paid Through the Plan: Est. \$15,439.21

(C). Surrender of Collateral. This Plan shall serve as notice to creditor(s) of Debtor's intent to surrender the following collateral. Any secured claim filed by a secured lien holder whose collateral is surrendered at or before confirmation will have their secured claim treated as satisfied in full by the surrender of the collateral.

(a) Creditor	(b) Collateral to be surrendered
-NONE-	

Unsec		

- (A). Debtor estimates that the total of general unsecured debt not separately classified in paragraph (b) below is Est. \$65,360.34. After all other classes have been paid, Trustee will pay to the creditors with allowed general unsecured claims a pro rata share of not less than \$4,841.60 or 7 %, whichever is greater.
- (B). Special classes of unsecured claims:

Total Unsecured Claims to Be Paid Through the Plan: Not less than \$4,841.60.

8.	Executory Contracts and Unexpired Leases.
υ.	EXECUTOR CONTRACTS AND DITEXPHEDITED FEASES.

☐ If checked, the Debtor does not have any executory contracts and/or unexpired leases.	
☐ If checked, the Debtor has executory contracts and/or unexpired leases. The following executory	
contracts and unexpired leases are assumed, and payments due after filing of the case will be paid dire	ctl

contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contracts in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.

(a) Creditor	(b) Nature of lease or	(c) Estimated arrearage	(d) Estimated monthly
	executory contract	claim	payment
-NONE-			
		Totals:	\$

All other executory contracts and unexpired leases are rejected upon confirmation of the plan.

9. Property of the Estate. Property of the estate shall revest in Debtor (Check one):

Upon Confirmation; or Upon Discharge

10. Special Provisions. Notwithstanding anything to the contrary set forth above, the Plan shall include the provisions set forth below. The provisions will not be effective unless there is a check in the notice box preceding Paragraph 1 of this plan.

Any plan provision included in this special provisions section which conflicts in any way with any provision contain in paragraphs numbered 1-9, 11, and/or 12 shall expand, overrule, or supersede the provision provided in paragraphs numbered 1-9, 11, and/or 12.

As used herein, the term "Debtor" shall include both debtors in a joint case.

<u>Payments to the Trustee</u>: The future earnings or other future income of the Debtor is submitted to the supervision and control of the trustee. The Debtor (or the Debtor's employer) shall pay to the trustee the sum of \$180.00 per month for estimated 39 months, and \$885.00 per month for an estimated 21 months.

Estimated Total of plan payments: \$25,605.00

Plan Length: This plan is estimated to be for 60 months.

\$180.00 to be paid monthly directly to the Trustee.

Trustee shall receive a fee for each disbursement, the percentage of which is fixed by the United States Trustee, not to exceed 10% of funds received for distribution.

Attorneys' fees are to be paid at the rate of one-half of available funds (less trustee fees) each month. If all secured claims have been paid in full, Attorneys are to receive all available funds (less trustee fees) each month until paid in full.

Allowed Secured Creditors will receive post confirmation payments at the rate of one-half of all available funds (less trustee fees) each month until all administrative claims are paid in full and then will receive all available funds (less trustee fees) until they are paid in full.

If Attorneys' fees and allowed Secured Creditors are paid in full, Priority Creditors shall receive all available funds (less trustee fees) each month until paid in full. Pursuant to 507(a)(2) and 1326(b)(1), any tax refund submission received by the trustee will first be used to pay any balance of Debtor's Attorney's Fees.

The debtor hereby rejects any and all contracts with any creditors, including, but not limited to, any arbitration clauses contained therein, other than contracts or leases secured solely by real property or any creditors whose contract or lease is specifically marked as assumed in Schedule G.

Secured Claims which do not become due in full within the term of the Plan and are only secured by a security interest solely in real property that is the debtor's principal residence shall be paid according to the amount claimed on the creditor's proof of claim (unless objected to and an amount is set by the Court) rather than the amount proposed in this Plan. The interest rates on the arrearages shall be the rates provided by this Plan.

Allowed claims against the Debtor shall be paid in accordance with the provisions of the Bankruptcy Code and this Plan.

- a. Creditors with secured claims shall retain their mortgage, lien or security interest in collateral until the earlier of (a) the payment in full of the secured portion of their proof of claim, or (b) discharge under 11 U.S.C. § 1328.
- b. Creditors who have co-signers, co-makers, or guarantors ("Co-Obligors") from whom they are enjoined from collection under 11 U.S.C. § 1301, shall file their claims, including all of the contractual interest which is due or will become due during the consummation of the Plan, and payment of the amount specified in the proof of claim to the creditor shall constitute full payment of the debt as to the Debtor and any Co-Obligor.
- c. All priority creditors under 11 U.S.C. § 507 shall be paid in full in deferred cash payments the amount claimed on their proof of claim unless objected to and the amount is set by the Court.

Property of the Estate shall revest in the debtor upon discharge, dismissal or other Order of the Court. During the pendency of the plan confirmed herein, all property of the estate, as defined in §1306(a) of Title 11 of the United States Code, shall remain under the exclusive jurisdiction of the Court.

For claims subject to paragraph 6(A)(ii)(b): Secured Claims Subject to Valuation Under § 506. The Debtor moves the Court to value collateral as provided in that section according to 11 U.S.C. § 506(a). Each of the secured claims in this section, if allowed, shall be paid through the plan in pro rata monthly payments, until the secured value or the amount of the claim, whichever is less, plus simple interest in the amount listed in paragraph 6(A)(ii)(b) has been paid in full. Any remaining portion of the allowed claim shall be treated as a general unsecured claim. Any claim with a secured value of \$0 shall be treated as a general unsecured claim.

For Claims subject to paragraph 6(A)(ii)(a): Secured Claims Not Subject to Valuation Under §506. Each of the claims provided for in that paragraph shall be paid in pro rata payments the principal balance listed in the Creditor's proof of claim plus interest in the amount listed in paragraph 6(A)(ii)(a).

Pre-Confirmation Adequate Protection Payments. Pre-confirmation adequate protection payments shall be paid by the Trustee through the plan to the Creditors, who hold allowed claims secured by a purchase money security interest in personal property, as indicated in paragraph 6(A)(i). The principal amount of the Creditor's claim shall be reduced by the amount of the adequate protection payments remitted.

- 11. **Direct Payment by Debtor.** Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- **12. Modification.** Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

Date Ju	[,] 1, 2011		Signature		
				Diane L Pearson	
				Debtor	
Attorney					
•	Michael J. Watto	on			
	State Bar No.				
	Firm Name	Watton Law Group			
	Firm Address	700 North Water Street			
		Suite 500			
		Milwaukee, WI 53202			
	Phone	(414) 273-6858			
	Fax	(414) 273-6894			
	E-mail				

Chapter 13 Model Plan - as of January 20, 2011